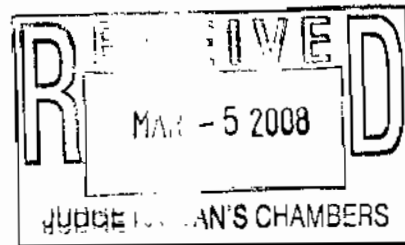


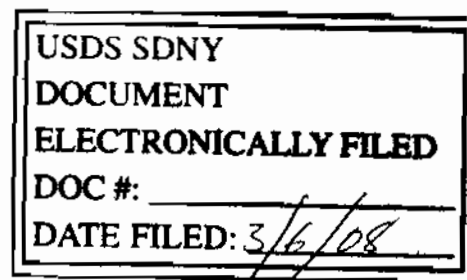
WARRANT

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Attorneys For Plaintiff
CANEUM, INC.



UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

CANEUM, INC., a Nevada Corporation,

Plaintiff,

vs.

BARRON PARTNERS LP, a Delaware
limited partnership, and Does 1 through 25,
inclusive,

Defendants.

STIPULATION FOR DISMISSAL

07 CIV. 7354 (AK)

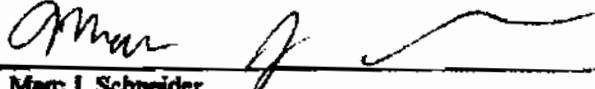
Plaintiff Caneum, Inc. ("Caneum") and defendant Barron Partners, L.P. ("Barron") hereby stipulate by and through their respective attorneys that all of Barron's counterclaims against Caneum and all of Caneum's claims against Barron shall be dismissed without prejudice pursuant to Rule 41 of the Federal Rules of Civil Procedure. The claims are being dismissed because Barron recently informed Caneum that Barron

has one or more limited partners who are California citizens, and, insofar as the parties are not diverse, this Court lacks subject matter jurisdiction over this action. Each side shall bear their own attorneys' fees and costs.

IT IS SO STIPULATED.

DATED: ^{March 3} ~~February 25~~, 2008


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Attorneys for Plaintiff Canium, Inc.

DATED: February 25, 2008

DLA PIPER US LLP

By: 
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Attorneys for Defendant Barron Partners LP

SO ORDERED:



U.S.D.J. 

2/5/08